

Mary A. Gade, Director

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217/782-6762

OCTUE 10 31, 1994 APPLICATION P. C., V. D. 15/24/-4

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WASTE MAME: LEAD CONTAMINATED SOILS WASTE CLASS 80 NON-HAZ NUT SUBJECT TO FEE

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WASTE TREATMENTS

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ATTERTION: SCAD BEAULKY

WASTE GEG. RATOR: USEPA REGION V

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TEPA GENERATOR NO.: 1190403009 TARACORP CLEANUP - USEPA LEAD

VARIOUS ECCATIONS COUNTY GRANTTE CITY IL

62040

THIS PERMIT IS GRANTED SUBJECT TO THE ATTACHED STANDARD CONDITIONS AND

ANY SPHOIAL CONDITIONS LISTED BELOW.

LWE:SAS

CO:USER# REGION V

REGION: COLLINSVILLE

LAWRENCE W. EASTEP, P.E. MAN'GER, PERMIT SECTION

DIVISION OF LAND POLLETION CONTROL

ST. CLAIR COUNTY HEALTH OFFARTMENT

EPA Region 5 Records Ctr.

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Standard Conditions

The Illinois Environmental Protection Act (Illinois Revised Statutes, Chapter 111-1/2, Section 1039) grants the Environmental Protection Agency authority to impose conditions on permits which it issues.

- There shall be no deviations from the approved specifications unless a written request for modification of the permit is submitted to the Agency and approved.
- Waste described in this permit must be accompanied by a manifest when transported except where exempt.
 - This permit is issued subject to all other regulations applicable to the permittee herein.
- 4. Hazardous waste, upon disposal, is subject to a fee in an amount as specified in the Environmental Protection Act. If the permittee is disposing of hazardous waste, he shall comply with III. Rev. Stat., 1980, Sec. 1022.2(b), as amended from time to time, and with the procedures adopted by the Agency in furtherance of such statutory provision and as set forth in a document entitled "Procedures for Operation of a Hazardous Waste Disposal Fee System," as published in 4 Illinois Register 774 (September 12, 1980).
- 5. The permittee shall allow any agent duly authorized by the Agency upon presentation of credentials:
 - a. to enter at reasonable times, the permittee's premises where actual or potential effluent, emission or noise sources are located or where any activity is to be conducted pursuant to this permit.
 - to have access to and copy at reasonable times any records required to be kept under the terms and conditions of this permit.
 - c. to inspect at reasonable times, including during any hours of operation of equipment constructed or operated under this permit, such equipment or monitoring methodology or equipment required to be kept, used, operated, calibrated and maintained under this permit.
 - d. to obtain and remove at reasonable times samples of any discharge or emission of pollutants.
 - to enter at reasonable times and utilize any photographic, recording, testing, monitoring or other equipment for the purpose of preserving, testing, monitoring, or recording any activity, discharge, or emission authorized by this permit.

- f. to enter or inspect at reasonable times, the permittee's premises for any other lawful purpose under the Environmental Protection Act
- Standard Condition No. 5 shall not constitute a waiver of any constitutional right of the permittee.
- These standard conditions shall prevail unless modified by special conditions.
- This Agency reserves the right to require installation of additional
 monitoring devices, to <u>alter the selection of parameters</u> to be
 analyzed and to alter monitoring frequencies as may be necessary
 to fulfill the intent of the Environmental Protection Act.
- 9. This permit may be modified or revised to make the permit compatible with applicable Amendments to the Illinois Environmental Protection Act, new or amended Illinois Pollution Control Board Rules and Regulations, Regulations promulgated by the United States Environmental Protection Agency pursuant to the Resource Conservation and Recovery Act of 1976, as amended (RCRA) or Amendments to RCRA. Such modification or revision shall become part of this permit on the effective date of the Rule, Regulation or Amendment. The Agency will notify the permittee of such modification or revision.

This standard condition shall not prejudice the permittee's right to obtain or be granted a reasonable time in which to comply, but in no event shall such time be later than any applicable Federal or State of Illinois statutory or regulatory compliance date, in connection with any modification or revision made pursuant thereto.

10. In accordance with Rule 302(A) of Illinois Pollution Control Board Rules and Regulations, Chapter 9: Special Waste Hauling Regulations (Chapter 9), the permittee shall not accept the special waste described herein for treatment, storage or disposal from any person unless that person has a valid special waste hauling permit issued by the Agency under Part II of Chapter 9, and concurrently presents to the permittee, or his agent, a completed, signed manifest as required by Part V of Chapter 9, which designates the permittee's facility as the destination for the special waste.